

# **Enhancing Competition Awareness in DoD**

Required training for all in the contracting career field. Recommended training for all involved in the acquisition process to provide a fundamental understanding of competition and resulting benefits

Note: This briefing can be tailored as appropriate and includes hyperlinks for trainer/trainee to utilize for more in depth information on particular areas of interest

Updated May 5, 2010



# **Benefits of Competition**

- Drives cost savings
- Improves quality of product/service
- Enhances solutions and the industrial base
- Promotes fairness and openness leading to public trust
- Prevents waste, fraud, and abuse, because contractors know they must perform at a high level or else be replaced
- Healthy competition is the lifeblood of commerce it

"Antitrust laws in general, and the Sherman Act in particular, are the Magna Carta of free enterprise. They are as important to the preservation of economic freedom and our free enterprise system as the Bill of Rights is to the protection of our fundamental personal freedoms. And the freedom guaranteed each and every business, no matter how small, is the freedom to compete—to assert with vigor, imagination, devotion, and ingenuity whatever economic muscle it can muster."



### **Key Drivers of Competition**

- It's beneficial for the reasons stated!
- It's the law!
  - Competition isn't an alternative, it is required!
  - Other than full and open competition is the exception, not the rule!
  - Fair opportunity is required for orders against multiple award contracts, unless an exception is approved
- High visibility continues
  - President 4 March 2009 Memo on Government Contracting
  - Congress Ongoing Legislation through National Defense Authorization Acts (NDAAs)
  - OMB, OSD and the Components
  - GAO, DoDIG, and other Audit Agencies

Ensure that value and competition are foremost considerations in every program - AT&L Guiding Principle



### **Objectives Of Competition Training**

- Enhance awareness and understanding of the importance of competition in the acquisition process
- Provide fundamental understanding of competition and it's benefits
- Promote awareness of competition initiatives

"It is the policy of the Federal Government that executive agencies shall not engage in noncompetitive contracts except in those circumstances where their use can be fully justified and where appropriate safeguards have been put in place to protect the taxpayer."

President Barack Obama

March 4, 2009

Memorandum for the Heads of Executive Departments and

Agencies



# **Training Topics**

- Stakeholders
- Keys To Effective Competition
- The Foundation of Competition
- Competition Initiatives
- Barriers to Competition
- Competition Successes
- Summary
- Resources
- Appendices

We, as government employees, have a responsibility to the American public as custodians of their interests to do what is in their best interest



### **Stakeholders**

- Multi-functional team (Responsible for maximizing competition)
  - Requiring Office
  - Program Manager
  - Contracting Officer
  - Others as appropriate
- Buying Activity Competition Advocates
  - Promote competition and commercial practices
  - Participate in acquisition strategy planning
  - Develop the annual competition plan for the activity

"I asked agencies to reinvigorate the role of the competition advocate and maximize the meaningful use of competition. Competition is the cornerstone of our acquisition system and is a critical tool for achieving the best return on investment possible for our taxpayers. I commend you for the steps you are taking to strengthen competition practices in Federal acquisition. We need to do more to promote the appropriate use of tools and effective practices to improve and increase the use of competition."

Paul A. Denett
Administrator
Office of Federal Procurement Policy
Office of Management and Budget



Keys to Effective Competition 1.Market Research 2.Developing/Describin g Agency Requirements

### **Keys To Effective Competition**

#### Market Research

- Strategic (Surveillance focus) gain general knowledge and sense of the market; gather and analyze data on a continual basis
- Tactical (Investigative focus) tailored & detailed investigation of the market aimed at specific procurement action

### Developing/Describing Agency Requirements

 Understanding and properly assessing the maturity level of a requirement is the key to getting started with Market Research

"The natural price, or the price of free competition ... is the lowest which can be taken... (It) is the lowest which the sellers can commonly afford to take, and at the same time continue their business."

"In every profession, the exertion of the greater part of those who exercise it, is always in proportion to the necessity they are under of making that exertion...and, where competition is free, the rivalship of competitiors, who are all endeavouring to justle one another out of employment, obliges every man to endeavour to execute his work with a certain degree of exactness."



Keys to Effective
Competition
1.Market Research
2.Developing/Describing
Agency Requirements

# **Keys to Effective Competition Market Research - Objective**

- Accurately gather information from relevant sources in and outside the organization to support
  - Identifying commercial product/service that meet minimum requirements, and mission needs
  - Expand insight into commercial market place
- Use results to determine:
  - If capable sources exist
  - Availability of commercial and/or non-developmental items
- Arrive at most suitable approach to acquiring supplies and services
  - Identify legitimate needs
- Market research is <u>not</u> just:
  - Posting a draft on FedBizOps
  - A sources sought synopsis
  - Someone else's market research report



### **Keys to Effective Competition: Market Research - Strategic Focus**

**Keys to Effective** Competition 1.Market Research 2.Developing/Describing Agency Requirements

### **Strategic Market** Research

6. Determine frequency & focus of continuing MR efforts



**Process** 

1. Form your Team

#### Strategic Focus - Key Tenets:

- "Long Term View" aimed at gaining a sense of the market (surveillance)
- Team participation is key
  - Requiring Activity
  - Program Manager
  - Contracting Officer
  - User/Customer
  - Others, as appropriate
- Supports trade-off decisions between alternatives
- Lays the foundation for more focused market investigation -Tactical Market Research







4. Expand Market Areas: **Consult DoD counterparts;** utilize Web & other tools 3. Brainstorm: **Identify Potential Market Areas** 



# **Keys to Effective Competition: Market Research - Tactical Focus**

Keys to Effective Competition 1.Market Research 2.Developing/Describing Agency Requirements

#### Tactical Focus - Key Tenets:

- Tailored & detailed "Market Investigation" aimed at a specific procurement action
- Timing, depth, extent of investigation depends on the complexity of the action.
- Team participation is still the key to success
  - Requiring Activity
  - Program Manager
  - Contracting Officer
  - User/Customer
  - Others, as appropriate
- Good data collection effort is paramount





# **Keys to Effective Competition Agency Requirements**

Keys to Effective
Competition
1.Market Research
2.Developing/Describin
g Agency Requirements

- Acquisition begins with a description of the Government's needs stated in terms sufficient to begin market research effort
- Using market research to refine agency requirements
  - State in terms of Function, Performance Required, Essential Physical Characteristics
  - Think in Terms of Outcomes Required
  - Avoid Detailed Designs
  - Look to Commercial Items and Non-developmental Items
  - Look to Commercial Standards
- Solicit Industry Comments, as appropriate



# The Foundation of Competition

- The Competition in Contracting Act (CICA) of 1984, as implemented in the Federal Acquisition Regulation (FAR) Part 6 and Department of Defense FAR Supplement (DFARS) Part 206, sets a standard of competition for Federal contracts
  - Sends the clear message to industry and Federal procurement personnel that, in buying goods and services, the Government will obtain them through competition
- Types of contract competition
  - Competition for actions using Simplified Acquisition Procedures
  - Full and open competition
  - Full and open competition after exclusion of sources

Other than full and onen competition

"When awarding Government contracts, the Federal Government must strive for an open and competitive process. However, executive agencies must have the flexibility to tailor contracts to carry out their missions and achieve the policy goals of the Government. In certain exigent circumstances, agencies may need to consider whether a competitive process will not accomplish the agency's mission. In such cases, the agency must ensure that the risks associated with noncompetitive contracts are minimized."



# **Competition for Actions Using Simplified Acquisition Procedures**

The Foundation of Competition 1.Simplified Acquisition Procedures 2.Full and Open Competition 3.Full and Open competition after exclusion of sources 4.Other than full and open competition

- Policy: The contracting officer must promote competition to the maximum extent practicable
- Acquisitions exceeding \$3000 and not exceeding \$100,000 are reserved exclusively for small business and shall be set-aside (see FAR 19 for procedures and exceptions)
- Soliciting from a single source:
  - For actions below the Simplified Acquisition Threshold contracting officers must document their determination that the circumstances of the contract deem only one source reasonably available
  - For actions under the Commercial Item Test Program (FAR 13.5)
     contracting officers must prepare a sole source justification using the format at 6.303-2 and obtain approval in accordance

"A horse never runs so fast as when he has other horses to catch up and outpace"



The Foundation of
Competition
1.Simplified Acquisition
Procedures
2.Full and Open
Competition
3.Full and Open
competition after
exclusion of sources
4.Other than full and open
competition

# **Full & Open Competition**

- Policy: Except for certain limitations, Contracting Officers shall promote and provide for full and open competition in soliciting offers and awarding Government contracts
  - Through use of competitive procedure(s) that are best suited to the contract action; and
  - Consistent with the need to fulfill the Government's requirements efficiently
- Competitive Procedures Available:
  - Sealed Bids
  - Competitive Proposals
  - Combination of Competitive procedures (e.g. two-step sealed bidding)
  - Other Competitive Procedures



The Foundation of
Competition
1.Simplified Acquisition
Procedures
2.Full and Open
Competition
3.Full and Open
competition after
exclusion of sources
4.Other than full and open
competition

# Full And Open Competition After Exclusion Of Sources

#### Policies:

- FAR 6.2 provides procedures for full and open competition after excluding one or more sources
- FAR 19.201 addresses Government's policy to provide maximum practicable opportunities for small business, veteranowned small business, service-disabled veteran-owned small business, HUBZone small business, small disadvantaged business, and women-owned small business concerns

### Appropriate when:

- Establishing or maintaining alternate sources
- Setting aside contracts
  - Small business (SB) concerns
  - HUBZone SB concerns
  - Service-Disabled Veteran-Owned SB concerns
  - Section 8(a) competition
  - Local firms during a major disaster or emergency



# The Foundation of Competition 1.Simplified Acquisition Procedures 2.Full and Open Competition 3.Full and Open competition after exclusion of sources 4.Other than full and open competition

### Other Than Full & Open Competition

- Policy: 10 U.S.C. 2304(c) authorizes under certain conditions contracting without providing for full and open competition
- Authorized when one of the following exceptions is documented and approved:
  - Only One Responsible Source (or Limited Sources)
  - Unusual and Compelling Urgency
  - Industrial Mobilization; Engineering, Developmental, or Research Capability; or Expert Services
  - International Agreement
  - Authorized or Required by Statute
  - National Security
  - Public Interest



- American Recovery and Reinvestment Act of 2009
- Federal Supply Schedules
- 3. Multiple Award Contracts
- 4. Federal Prison Industries
- 5. Posting J&As on FedBizOps
- 6. Weapon System
  Acquisition Reform
  Act
- 7. FPDS Reporting Procedures
- 8. Miscellaneous

### **Competition Initiatives**

- American Recovery and Reinvestment Act
- Federal Supply Schedules (FSS)
- Multiple Award Contracts (MACs)
- Federal Prison Industries (FPI)
- Posting J&As on FedBizOps
- Weapon System Acquisition Reform Act
- FPDS Reporting
- Miscellaneous

"The ability to learn faster than your competitors may be the only sustainable competitive advantage" Arie de Geus



- L. American
  Recovery and
  Reinvestment
  Act of 2009
- Federal Supply Schedules
- 3. Multiple Award Contracts
- 4. Federal Prison Industries
- 5. Posting J&As on FedBizOps
- 6. Weapon System
  Acquisition Reform
- 7. FPDS Reporting Procedures

# Competition Initiatives American Recovery and Reinvestment Act of 2009

- American Recovery and Reinvestment Act of 2009, Public Law 111-5, February 17, 2009
  - Section 1554. Special Contracting Provisions. To the maximum extent possible, contracts funded under this Act shall be awarded as fixed-price contracts through the use of competitive procedures. A summary of any contract awarded with such funds that is not fixed-price and not awarded using competitive procedures shall be posted in a special section of the website established in section 1526
- Office of Management and Budget Memos of 18 February, 3 April, 22 Jun and 18 December 2009 provide implementing guidance
- FAR revised on 31 March 2009
- ▶ AT&L/DPAP memo of 13 March states: "...my expectations are that every effort shall be made to award competitive, fixed-price actions and accurately report these actions in the FPDS."



- American
  Recovery and
  Reinvestment
  Act of 2009
- Federal Supply Schedules
- 3. Multiple Award Contracts
- 4. Federal Prison Industries
- 5. Posting J&As on FedBizOps
- 6. Weapon System
  Acquisition Reform
- 7. FPDS Reporting Procedures

# Competition Initiatives American Recovery and Reinvestment Act of 2009

- Sources sought synopsis, presolicitation and award notices must be posted on FedBizOpps for all Recovery Act contracts, orders, and modifications (award notices only) that exceed the thresholds at FAR Part 5
  - Include RECOVERY as the first word in the title
- Presolicitation notices for orders
  - Applies to all orders against FSS, GWACs, Multi-Agency Contracts, any other indefinite-delivery contract authorized in FAR 16.5, Blanket Purchase Agreements, or Blanket Ordering Agreements
  - Are informational only and must include the required statement in the Description field in accordance with DPAP instructions.
  - Are required to be posted individually, they may not be posted under an umbrella notice for the base contract or ordering vehicle



- L. American
  Recovery and
  Reinvestment
  Act of 2009
- 2. Federal Supply Schedules
- 3. Multiple Award Contracts
- 4. Federal Prison Industries
- 5. Posting J&As on FedBizOps
- 6. Weapon System
  Acquisition Reform
  Act
- 7. FPDS Reporting Procedures
- 8. Miscellaneous

### Competition Initiatives American Recovery and Reinvestment Act of

- ▶ Regardless of dollar value, if the contract, mod or order, is not both fixed-price & competitively awarded, publicize the award notice and include in the Description field the rationale for using other than a fixed-priced and/or competitive approach
  - Do not include any proprietary information or information that would compromise national security
  - J&As for non-competitive contracts are posted at FedBizOpps within 14 days of award (30 days if authority is FAR 6.302-2 "Unusual /compelling urgency")
- Competitively awarded includes:
  - Contract or modification awarded using competitive simplified acquisition procedures, full and open competition, or competition short of full and open
  - Orders issued under single award task or delivery order contracts that were competitively awarded
  - Orders issued under multiple award contracts where fair opportunity is given for the award (in accordance with FAR and DFARS) to all multiple award contract holders
- Accurately report action in FPDS and enter the Treasury Account Symbol in the Treasury Account Symbol data field as the first entry in the "Description of Requirements"



# **Competition Initiatives - Federal Supply Schedule (FSS)**

- American Recovery and Reinvestment Act of 2009
- 2. Federal Supply Schedules
- 3. Multiple Award Contracts
- 4. Federal Prison Industries
- 5. Posting J&As on FedBizOps
- Weapon System
   Acquisition Reform
   Act
- 7. FPDS Reporting Procedures
- 8. Miscellaneous

- ▶ FAR 8.4 outlines procedures for providing for competition in the placement of orders less than \$100,000 under FSS contracts
- ▶ DFARS and PGI 208.405-70 outlines procedures for providing for competition in the placement of orders greater than \$100,000
- Fair Opportunity applies to all FSS orders
  - An ordering activity must justify its action when restricting competition for an order
  - If competition (fair opportunity) is not provided, then an exception must be approved at the same level as an exemption to full and open competition
- See DAU Continuous Learning Module (CLC 030) "Essentials of Interagency Acquisition" for more on fair opportunity



# **Competition Initiatives - Multiple Award Contracts (MAC)**

#### **Competition Initiatives**

- I. American Recovery and Reinvestment Act of 2009
- 2. Federal Supply Schedules
- 3. Multiple Award Contracts
- 4. Federal Prison Industries
- 5. Posting J&As on FedBizOps
- 6. Weapon System
  Acquisition Reform
  Act
- 7. FPDS Reporting Procedures
- 8. Miscellaneous

- Section 843 of the NDAA for FY 2008:
  - Requires Head of Agency written determination and notice to Congress of <u>any</u> task or delivery order contract (IDIQ or requirements) in an amount estimated to exceed \$100 million (including all options) to be awarded to a single source

awards of indefinite-delivery indefinite-quantity (IDIQ) contracts

Unless delegated in accordance with agency procedures

FAR 16.504 establishes a preference for making multiple

- Provide a copy of the notice and determination to DPAP/CPIC
- The requirement for a determination for a single award contract greater than \$100 million applies in addition to the requirements of FAR subpart 6.3 "Other than Full and Open Competition," when applicable
- ▶ A determination is not required for architect-engineer services awarded pursuant to FAR subpart 36.6.



# **Competition Initiatives - MACS Orders under FAR 16.5**

- I. American Recovery and Reinvestment Act of 2009
- 2. Federal Supply Schedules
- 3. Multiple Award Contracts
- 4. Federal Prison Industries
- 5. Posting J&As on FedBizOps
- 6. Weapon System
  Acquisition Reform
  Act
- 7. FPDS Reporting
  Procedures
- 8. Miscellaneous

- Guidance on competition (i.e., fair opportunity) for orders under MACs is found at FAR 16.5 and DFARS 16.505-70
- Pricing Orders. If the contract did not establish the price for the supply or service, the contracting officer must establish prices for each order using the policies and methods in FAR 15.4 (FAR 16.505(b)(3))
- All multiple award contract holders must be provided a fair opportunity to compete for each order over \$3,000, unless an exception to fair opportunity is documented
  - FAR fair opportunity procedures apply to orders over \$3,000 but not exceeding \$100,000
  - DFARS fair opportunity procedures apply to orders over \$100,000 and exceptions to fair opportunity require approval at the same levels as a J&A for a contract



# Competition Initiatives - MACS Orders under FAR 16.5 (cont.)

Section 843 of the NDAA for FY 2008 established additional procedures:

- For orders exceeding \$5 million
  - The requirement to provide all awardees a fair opportunity to be considered for each order shall include, at a minimum—
    - A notice of the task or delivery order that includes a clear statement of the agency's requirements;
    - A reasonable response period;
    - Disclosure of the significant factors and subfactors, including cost or price, that the agency expects to consider in evaluating proposals, and their relative importance;
    - Where award is made on a best value basis, a written statement documenting the basis for award and the relative importance of quality and price or cost factors; and
    - An opportunity for a postaward debriefing
  - The contracting officer shall notify unsuccessful awardees and provide postaward debriefings when requested
    - A summary of the debriefing shall be included in the task or delivery order file
- Provides contractors the opportunity to protest task or delivery orders in excess of \$10 million
  - In addition to the authority to protest an order on the grounds that the order increases the scope, period, or maximum value of the contract under which the order is placed

- American Recovery and Reinvestment Act of 2009
   Federal Supply
- Schedules

  3. Multiple Award
- 4. Federal Prison Industries
- 5. Posting J&As on FedBizOps
- 6. Weapon System
  Acquisition Reform
  Act
- 7. FPDS Reporting Procedures
- 8. Miscellaneous



# Competition Initiatives - Orders Under MACs (including FSS)

- American Recovery and Reinvestment Act of 2009
- 2. Federal Supply Schedules
- 3. Multiple Award Contracts
- 4. Federal Prison Industries
- 5. Posting J&As on FedBizOps
- 6. Weapon System
  Acquisition Reform
  Act
- 7. FPDS Reporting Procedures
- 8. Miscellaneous

- Competition Advocates must report on extent of competition provided in the placement of orders against multiple award contracts (to include under FSS contracts)
- Reviews of documentation for exceptions to fair opportunity is part of execution reviews/procurement management reviews
- (Note) Section 863 of the National Defense Authorization Act for FY 2009 extended competition standards for orders against multiple award contracts, previously applicable to DoD, government-wide
  - A FAR change is in process to implement the law.
  - Will apply to orders that exceed the Simplified Acquisition Threshold (SAT)
  - Requires notice of sole source orders that exceed the SAT to be posted on FedBizOpps.
  - Requires justifications for orders that exceed the SAT and do not provide for competition to be posted to FedBizOpps



# **Competition Initiatives - Federal Prison Industries (FPI)**

- American Recovery and Reinvestment Act of 2009
   Federal Supply
- Schedules

  Multiple Award
- Contracts

  4. Federal Prison
  Industries
- 5. Posting J&As on FedBizOps
- 6. Weapon System
  Acquisition Reform
  Act (WSARA)
- 7. FPDS Reporting Procedures
- 8. Miscellaneous

- ▶ Section 827 of the NDAA for FY 2008 changed procedures to require competition for purchases for which FPI has a significant share (>5%) of the DoD market for product categories
- DPAP maintains a listing of such product categories, specified by Federal Supply Class (FSC)
- Current listing was provided by DPAP memo of 19 March 2010 and can be found on the DPAP website.



- American Recovery and Reinvestment Act of 2009
- Federal Supply Schedules
- 3. Multiple Award Contracts
- 4. Federal Prison Industries
- 5. Posting J&As on FedBizOps
- 6. Weapon System
  Acquisition Reform
  Act (WSARA)
- 7. FPDS Reporting Procedures
- 8. Miscellaneous

# Competition Initiatives - Posting J&As on FedBizOpps

- Sec 844 of the FY 2008 NDAA requires agencies to post J&As to FedBizOpps within 14 days after contract award
  - A contract awarded pursuant to 10 U.S.C. 2404(c)(2) Unusual and Compelling Urgency shall be posted within 30 days after contract award
- ▶ J&As for brand name descriptions (FAR 6.302-1(c)) shall be posted to *FedBizOps* with the solicitation (FAR 5.102(a) (6))
- Justifications shall be carefully screened for Contractor proprietary data
  - Contracting officers shall be guided by the exemptions to disclosure of information contained in the Freedom of Information Act and the prohibitions against disclosure

"Competition is not only the basis of protection to the consumer, but is the incentive to progress" -- Herbert Hoover



# Competition Initiatives - WSARA

▶ DTM 09-027 - Implementation of WSARA, Attachment 1 - DoD Acquisition Policy Amendments, paragraphs 2 - 4 address competition:

#### **Competition Initiatives**

American Recovery and Reinvestment Act of 2009

Federal Supply Schedules

Multiple Award Contracts

Federal Prison Industries

Posting J&As on FedBizOps

Weapon System Acquisition Reform Act (WSARA)

7. FPDS Reporting Procedures

### Acquisition Strategies to Ensure Competition

- Major Defense Acquisition Programs (MDAPs) <u>shall</u> describe measures taken to ensure competition...
  - ➤ At prime & subcontract level throughout program lifecycle
- Strategies <u>shall</u> document rationale for selection of planned subcontract tier(s)...
  - Prime contractors shall give "full and fair consideration" to qualified sources...development & construction of major subsystems & components

- PMs shall provide maximum practical opportunity for small Impact: More detailed discussion of competition strategy now required in acquisition strategy/plan for all MDAPs



# Competition Initiatives - WSARA

- Competition & Considerations for Operation and Sustainment (O&S) of Major Weapons Systems
  - Program acquisition strategies <u>shall</u> describe plan for identifying/selecting major weapon system repair source
  - When decision made to award maintenance & sustainment contract for major weapon system, MDA will ensure to maximum extent possible & consistent with law:
    - Contract will be competitively awarded
    - Give full consideration to all sources, including sources that partner with public or private sector repair activities

**Competition Initiatives** 

American Recovery and Reinvestment Act of 2009

Federal Supply Schedules

> Multiple Award Contracts

Federal Prison Industries

Posting J&As on FedBizOps

Weapon System Acquisition Reform Act (WSARA)

7. FPDS Reporting Procedures

Impact: More detailed discussion of maintenance & sustainment strategy & associated contracting approaches now required in acquisition strategy/plan



# **Competition Initiatives - WSARA**

### **Competitive Prototyping**

- MDAP technology development strategy (TDS) shall provide for competitive system prototypes before MS B approval
  - If not feasible at system level, must provide at critical subsystem level
- MDA may waive...
  - If cost exceeds expected life cycle benefits or
  - Unable to meet critical national security objectives w/o waiver
- MDA must notify Congress and Comptroller General, and include rationale, within 30 days of waiver

Impact: Unless waived, competitive prototypes

are now mandatory for MDAPs.

- American Recovery and Reinvestment Act of 2009
- Federal Supply Schedules
  - Multiple Award Contracts
- Federal Prison Industries
  - Posting J&As on FedBizOps
- 6. Weapon System
  Acquisition
  Reform Act
  (WSARA)
- 7. FPDS Reporting
  Procedures



- American Recovery and Reinvestment Act of 2009
- 2. Federal Supply Schedules
- 3. Multiple Award Contracts
- 4. Federal Prison Industries
- 5. Posting J&As on FedBizOps
- 6. Weapon System
  Acquisition Reform
- 7. FPDS Reporting Procedures
- 8. Miscellaneous

# **Competition Initiatives - FPDS Reporting**

- Accurately coding the Contract Action Report and reporting the award to the Federal Procurement Data System (FPDS) is critical
  - Information reported to Congress
  - Official source of data for management
  - Auditing agencies reviewing the data
- New FPDS Report "Competition based on Obligations" counts orders under multiple award contracts as competitive only if fair opportunity is given
  - Report is currently only available to system administrators
  - It is critical that a multiple award contract is identified as such in FPDS
  - Fair opportunity must be addressed for each order placed under a multiple award contract (to include Federal Supply Schedules)



- American Recovery and Reinvestment Act of 2009
- Federal Supply
   Schedules

   Multiple Award
- Contracts
  4. Federal Prison
- Industries
  5. Posting J&As on FedBizOps
- 6. Weapon System
  Acquisition Reform
  Act
- 7. FPDS Reporting Procedures
- 8. Miscellaneous

# **Competition Initiatives - Miscellaneous - New laws**

- Section 863 of the National Defense Authorization Act (NDAA) for FY 2009 (P.L. 111-417) extended competition standards for orders against multiple award contracts, previously applicable to DoD, government-wide
  - As discussed earlier in this training, new requirements are applicable to orders that exceed the simplified acquisition threshold issued under multiple award contracts
- Section 811 of the NDAA for FY 2010 (P.L. 111-084) requires a J&A for 8(a) sole source awards > \$20 million.
- ▶ Section 8121 of the DoD Appropriations Act for FY 2010 (P.L. 111-118) requires use of full and open competition (F&OC) for contract awards for FY 2010 earmarks sponsored solely by the House of Representatives, except for any contract previously awarded using F&OC that remains in effect.

Regulation or policy is in process to implement.



### **Barriers to Competition**

- Impediments across components
  - Unique/critical mission or technical requirements
  - Industry move toward consolidation
  - Urgent requirements in support of war operations
  - Congressional adds or earmarks
  - Proprietary data rights developed at private expense
  - Insufficient technical data packages
  - Contracting personnel shortages and increased workload
  - Time Restraints



### **Competition Successes - DoD**

- DoD conducted over 2000 competitions using A-76 process
  - As a result of competition, annual operating costs were reduced by 31 percent (cumulative savings of \$1.5 billion a year)
  - Savings achieved highlight the potential benefits of opening up even more of our support activities to competition

	Competitions Completed	Average Annual Savings(\$M)	Percent Savings
Army	510	\$470	27%
Air Force	733	\$560	36%
Marine Corps	39	\$23	34%
Navy	806	\$411	30%
<b>Defense Agencies</b>	50	\$13	28%
Total	2138	\$1478	31%

Results of A-76 Cost Comparison: 1978-1994

Competition: Delivering Best Value



### **Competition Successes - DoD**

### Other Examples

- V-22 Support Equipment
  - Competition facilitated first time breakout between prime contractor and a fabricator – Award made to small business (estimated savings of \$4.7M)
- Navy ship repair support in Guam
  - Competitive multiple-award IDIQ contract resulted in savings over performance period of approximately 36-41%
- Consolidated Interim Single Channel Handheld Radio
  - Integrated product team developed acquisition strategy to compete among fully qualified vendors resulting in MAC – First award resulted in a total savings of \$105M
- Army Tank-automotive & Armaments Command (TACOM)
  - Saved an estimated \$31 million from the last contract price for heavy truck tires using an acq strategy that maximized competition
- Air Force Joint Threat Emitter sustainment strategy
  - Successfully procured a technical data package that converted a \$70M sole source to a competitive acquisition
- DLA VHS Antenna
  - Introduced competition for a sole source VHF antenna, resulting in a unit cost reduction of 22% and total savings of \$37 million



### **Summary**

- Competition is the rule not the exception!
- Market research is the key
- Justification is required when competition is not practicable
- Design an acquisition strategy that supports competition
- Full and Open Competition provides all responsible sources an opportunity to compete. It is the standard for contracts, unless other contracting procedures are expressly authorized by statute
- ▶ Fair Opportunity (i.e., competition) is the standard for orders issued under the Federal Supply Schedule program or under a multiple award indefinite-delivery indefinite-quantity contract
- Understand the procedures/authorities at FAR 6.3 (Other Than Full and Open competition) and FAR/DFARS 8.4 and 16.5 (MACs)
- Correct coding and reporting of the contract action in FPDS is critical!



#### Resources

- Defense Acquisition University Continuous Learning Module CLC 004 "Market Research"
  - This 3 hour on-line learning module is intended for everyone, including contracting officers, contract specialists, program managers, system engineers, logistics personnel, and requirements personnel who have responsibility for performing market research
  - Access it at: http://www.dau.mil/
- Competition Related Information on DPAP web site at:

http://www.acq.osd.mil/dpap/cpic/cp/competition.html

- FPDS Competition Report for Buying Activity/Component
  - "Old" report under standard reports at: https://www.fpds.gov
  - New report "Competition Based on Obligations" that considers whether fair opportunity was provided for orders must be run by FPDS System Administrators until officially released.



#### Resources

- DAU teaches competition (https://learn.dau.mil/html/clc/Clc.jsp?BrowseCertCourses)
  - ACQ 101: Discusses CICA requirements
  - ACQ 201A: Touches on competition as part of the RFP and Source Selection process
  - CON 100: Discussed in Lesson 13 under factors for initiating a new contract and the contracting process mission support planning
  - CON 110: Touches on market research, socio-economic, and competition
  - CON 120: Uses integrative case study approach to evaluate competition
  - CON 214: Touches on competition as part of source selection
  - CON 215: Emphasizes application of effective source selection procedures
  - CON 218: Includes focus on strategic approaches for enhancing competition
  - CON 353: Competition part of "hot topics"
  - PMT 250: Contract module provides overview of source selection process
  - PMT 352B: Touches on competition in contract types seminar and evaluation exercises
  - CLC 007: Covers formal source selection procedures in depth
  - CLC 011: Discusses the basics of competition concerns in the contracting environment
  - CLC 030: Addresses fair opportunity requirements for orders under MACs



#### **Appendix Table of Contents**

Appendix A: Full and Open Competition

Appendix B: Exclusion of Sources

Appendix C: Other than Full and Open Competition

Appendix D: FSS Procedures

Appendix E: Single Award Determination

Appendix F: Procedures for Orders under MACs

Appendix G: FPI Procedures

Appendix H: FPDS Reporting Procedures

Appendix I: Market Research Resources



## **Appendix A - Full and Open**



### **Full and Open Competition**

- Full and Open Competition
  - 10 U.S.C. 2304, contracting officers shall promote and provide for full and open competition in soliciting offers and awarding Government contracts, with certain limitations
  - Even if full and open competition is not practicable, the CO is required to solicit offers from as many potential sources as practicable under the circumstances and prepare a justification for other than full and open competition
  - An approved J&A does not authorize the rejection of proposals from other offerors
- Competition is the rule not the exception!!!!





## **Appendix B - Exclusion of Sources**



## Full & Open Competition after Exclusion of Sources

- ▶ FAR 6.2 provides policy and procedures for providing for full and open competition after excluding one or more sources
- Specifically when:
  - Establishing or maintaining alternate sources
  - Setting aside contracts for small business (SB) concerns, HUBZone SB concerns, Service-Disabled Veteran-Owned SB concerns, or conducting an 8(a) competition
  - Setting aside contracts for local firms during a major disaster or emergency
  - A Determination and Finding (D&F) is required to exclude one or more sources to establish or maintain alternate sources
  - No D&F is required to limit competition for socio-economic concerns because these competitive procedures are authorized by statute





## **Appendix C - Other Than Full and Open**



### Other Than Full and Open Competition

- ▶ 10 U.S.C. 2304(c) provides for seven exceptions to full and open competition
  - Reference specific authority
  - Maximum competition practicable is still expected
- Shall not be justified on the basis of
  - A lack of advance planning by the requiring activity
  - Concerns related to the amount of funds available
- Approval authorities
  - Under \$550K local approval
  - \$550K-11.5M Command Competition Advocate
  - \$11.5M-78.5M PEO or HCA or designee (if meets criteria at FAR 6.304(a)(3) (must be General Officer or SES))
  - Over \$78.5M, Senior Procurement Executive (SPE)





# **Exemptions to Full and Open**Competition

- ▶ 10 USC 2304(c)(1) Only One Responsible Source (or Limited Sources)
  - Guidance located at FAR 6.302-1 and DFARS 206.302-1
  - Applies when only one responsible source available, or a limited number of sources can satisfy the requirement
  - Appropriate when impediments are known to exist
    - Even if more than one potential source exists
  - Example: A follow-on contract is planned for highly specialized services, award to any other source would result in the duplication of costs or unacceptable delays
  - Key points for justification
    - Ability to validate assumptions regarding the specified sources unique capabilities
    - Identify all sources that expressed interest in the requirement, and details regarding the evaluation of their capabilities
    - Thoroughly describe unique capabilities or qualifications that form basis of the justification
    - If absence of required data or limited rights data involved: Document the actions taken to obtain missing data or to validate, challenge or otherwise remove the impediment





- ▶ 10 U.S.C. 2304(c)(2) Unusual and Compelling Urgency
  - Guidance located at FAR 6.302-2 and DFARS/PGI 206.302-2
    - Contracts awarded pursuant to this authority (FAR rule in process) limited to no more than 1 year
  - Applies when the need for supplies or services is of such an unusual and compelling urgency that the government would be seriously injured unless the number of sources solicited is limited to those specified
    - Must solicit as many sources as practicable under the circumstances
  - Appropriate when an unusual urgency precludes full and open competition, and delay of the award would result in serious injury, financial or other, to the government
    - Initial response to crisis (e.g. Hurricane Katrina & 9/11)
  - Examples (DFARS 206.302-2(b))
    - Supplies, services or construction needed at once because of fire, flood, explosion, or other disaster
    - Essential equipment or repair needed at once to perform operational mission of an aircraft; or preclude impairment of launch capabilities or mission performance of missiles or missile support equipment
    - Construction needed at once to preserve a structure or its contents from damage





- Examples (DFARS 206.302-2(b) 10 USC 2304(c)(3)
  - Purchase requests citing an issue priority designator under DoDD 4410.6, Uniform Material Movement and Issue Priority System, of 4 or higher, or citing "Electronic Warfare QRC Priority"
- Key points for justification
  - Quantify the nature of the serious injury
    - Identify financial obligations of the government
      - Estimate the costs
      - Identify basis of the estimate
    - Identify potential personnel injuries or loss of life
      - Describe the conditions creating the situation
      - Why no other action than the planned acquisition could avert the situation
      - Explain the impaired defensive capability if the posture of the U.S. would be seriously jeopardized
    - Extent to which competition is limited
    - Demonstrate how competition was obtained, given the circumstances
    - If circumstances are similar to those cited under exception 1 (only one responsible source), detail these impediments





- ▶ 10 U.S.C. 2304(c)(3) Industrial Mobilization; Engineering, Developmental, or Research Capability; or Expert Services
  - Guidance located at FAR 6.302-3
  - Applies when it is necessary to award a contract to a particular source or sources in order to
    - Maintain a facility, producer, manufacturer, or other supplies in case of a national emergency or to achieve industrial mobilization or
    - Establish or maintain an essential engineering, research or development capability provided by an educational or non-profit organization or federally funded research and development center
  - Appropriate to authorize non-competitive renewal of contracts with Federally Funded Research and Development Centers (FFRDCs)
    - Use with development or production contracts would be unusual and requirement some form of national emergency
  - Examples: Train a selected supplier in the furnishing of critical supplies or services; prevent the loss of a supplier's ability and employees' skills; or maintain active engineering, research, or development work





- ▶ 10 U.S.C. 2304(c)(3) Industrial Mobilization; Engineering, Developmental, or Research Capability; or Expert Services (cont.)
  - Key points for justification
    - Demonstrate the need to maintain the capability possessed by the identified source(s)
    - Some form of market survey may be critical in demonstrating the uniqueness of this capability
    - FFRDC the need to maintain the capability is inherent in the source's designation as an FFRDC
    - Explain why no actions are planned or underway are planned to pursue future competition, if applicable





- ▶ 10 U.S.C. 2304(c)(4) International Agreement
  - Guidance located at FAR 6.302-4 and DFARS 6.302-4
  - Applies when purchase supplies or services under an international agreement, treaty or written direction of a foreign government or international organization
  - Examples
    - The U.S. is to be reimbursed by a foreign nation, and that country has specified in written direction that the supplies or services be procured from a particular firm
    - The planned contract is for supplies to be used, or services to be performed in the sovereign territory of another country and the terms of the treaty or agreement specify or limit the sources to be solicited
  - Justification
    - A J&A is not required if the Head of the Contracting Activity prepares a
      document that describes the terms of an agreement or treaty or the
      written directions, such as a Letter of Offer and acceptance, that have
      the effect of requiring the use of other than competitive procedures





- ▶ 10 U.S.C. 2304(c)(5) Authorized or Required by Statute
  - FAR 6.302-5 and DFARS 206.302-5 contains the guidance
  - Applies when a statute expressly authorizes that the acquisition be made through another agency, or from a specified source, or the agency's need is for a brand name or commercial item for authorized resale, the government may limit competition
  - A J&A is not required
    - Qualified non-profit agencies for the blind or severely handicapped (FAR 8.7)
    - Sole source awards under 8(a) (FAR 19.8)
    - Commercial items for authorized resale at a commissary or similar facility
    - Statute expressly requires the procurement to be made from a specified source
  - A J&A is required for:
    - Non-competitive awards to Federal Prison Industries (Unicor) (FAR 8.6)
    - Government Printing and Binding (FAR 8.8)
    - Sole source awards pursuant to the HUBZone or SDVOSB programs





- ▶ 10 U.S.C. 2304(c)(6) National Security
  - Guidance located at FAR 6.302-6
  - Applies to certain highly sensitive classified programs
  - Appropriate when disclosure of the Government's needs would compromise the national security, the government may limit competition. It shall not be used merely because the acquisition is classified, or merely because access to classified material will be necessary to submit an offer
  - Must request offers from as many potential sources as is practicable under the circumstances
  - Key points for justification -
    - Documentation is limited to the minimum essential information to establish the validity of the justification
    - The J&A is a classified document
    - Special handling procedures exist for processing the documentation to the approval authority





- ▶ 10 USC 2304(c)(7) Public Interest
  - Guidance located at FAR 6.302-7 and DFARS 6.302-7
  - Applies when it is determined the use of full and open competition is not in the public interest
  - Appropriate when none of the other authorities applies
    - Determination cannot be made on a class basis
  - Approval
    - CO prepares a determination to support the secretarial determination
    - For military departments approval is Service Secretary
    - For defense agencies approval is Secretary of Defense
    - Congress must be notified in writing 30 days prior to award of the contract
  - Key points for justification
    - Describe the reasons full and open competition is not in the public interest
    - Describe why no other authority is appropriate





### **Appendix D - Federal Supply Schedule**

Note: a FAR rule is in process to implement Section 863 of the NDAA for FY 2009 that will impact these procedures



### **FSS - Orders < \$100,000**

- ▶ FAR 8.4 outlines procedures for providing for competition in the placement of orders under FSS contracts
- An ordering activity must justify its action and document the circumstances when restricting consideration for an order exceeding the micro-purchase threshold but not exceeding \$100,000
- Circumstances that may justify restricting competition include:
  - Only one source is capable of providing supplies or services that are unique or highly specialized
  - A logical follow-on to an original order that provided competition (fair opportunity)
  - Urgent need and fair opportunity would result in unacceptable delays





### **FSS - Orders > \$100,000**

- A task or delivery order exceeding \$100,000 is placed on a competitive basis only if the contracting officer provides a fair notice of the intent to make a purchase, including a description of the supplies or services and the basis for selection
  - As many schedule contractors as practicable, consistent with market research appropriate to the circumstances, to reasonably ensure that offers will be received from at least three contractors that can fullfill the requirements, and the contracting officer—
    - Receives offers from at least three contractors that can fullfill the requirements; or
    - Determines in writing that no additional contractors that can fill the requirements could be identified despite reasonable efforts
  - All contractors offering the required supply or services under the applicable FSS and affords all contractors responding to the notice a fair opportunity to submit an offer
  - Ensures all offers are fairly considered
- ▶ DFARS and PGI 208.405-70 apply when an order exceeds \$100,000





#### **Orders > \$100,000 under FSS Contracts**

- If competition (fair opportunity) is not provided, then a justification must be prepared and approved IAW FAR 8.405-6
  - The approval levels are the same as a FAR Part 6 exception to full and open competition
- An additional exception to fair opportunity is authorized when a statute expressly authorizes or requires purchase from a specified source





# **Appendix E - Basis for Single Award Determination**



## Single Award Task or Delivery Order Contract > \$100 Million

The basis for a determination for a single award task or delivery order contract greater than \$100 million include—

- i. The task or delivery orders expected are so integrally related that only a single source can reasonably perform the work; or
- ii. The contract provides only for firm-fixed price (see FAR 16.202) task or delivery orders for -
  - A. Products for which unit prices are established in the contract; or
  - B. Services for which prices are established in the contract; or
- iii. Only one source is qualified and capable of performing the work at a reasonable price; or
- iv. It is necessary in the public interest to award the contract to a single source due to exceptional circumstances
  - i.v. may not be delegated lower than the Senior Procurement Executive (as defined in DFARS 202)

Congressional notification is required within 30 days of the determination

**See DFARS Deviation 2010-00007 of March 24, 2010** 





## **Appendix F - Procedures for Orders under MACs**

NOTE: A FAR rule is in process to implement Section 863 of the NDAA for FY 2009 that will impact these procedures



#### **Multiple Award Contracts (MAC)**

- Solicitation & contract must
  - Specify the period of performance, to include options;
  - Specify the total minimum and maximum quantities;
  - Include a statement of work, specifications, etc.;
  - State the procedures Government will use in issuing orders, to include selection criteria and selection procedures;
  - Identify ombudsman for all solicitations and contracts
  - Include a description of the activities authorized to issue orders;
  - Include authorization for placing oral orders, if applicable





## Orders under FAR 16.5 - Multiple Award Contracts

- The contracting officer shall provide every awardee a fair opportunity to be considered for a task or delivery order exceeding \$3,000, unless one the following statutory exceptions apply:
  - Urgent need and fair opportunity would result in unacceptable delays
  - Only one awardee capable of providing supplies or services that are unique or highly specialized
  - Sole-source is in the interest of economy and efficiency because it is a logical follow-on to an original order that provided fair opportunity
  - Necessary to satisfy a minimum guarantee
- ▶ The contracting officer shall document in the contract file the rationale for placement and price of each order, and identify the basis for using an exception to fair opportunity. If using the follow-on exception, describe the relationship between the initial order and the follow-on order





#### Orders > \$100,000 under FAR 16.5

- See DFARS and PGI 216.5. Applies to orders placed by DoD and non-DoD agencies on our behalf. Does not apply to orders for architect-engineering services
- An task or delivery order exceeding \$100,000 is placed on a competitive basis only if the contracting officer -
  - Provides a fair notice of the intent to make a purchase, including a description of the supplies or services and the basis for selection, to all contractors offering the required supplies or services under the multiple award contract; and
  - Affords all contractors responding to the notice a fair opportunity to submit an offer and have that offer fairly considered
- If competition (fair opportunity) is not provided, then an exception must be approved at the same level as a FAR Part 6 exception
- An additional exception to fair opportunity is authorized when an acquisition is authorized or required by statute





# **Checklist of FAR/DFARS 16.5 Fair Opportunity Requirements**

	Orders >\$3,000	Orders > \$100,000	Orders
	<b>≤\$100,000</b>	<b>≤</b> \$5,000,000	>\$5 million
FAR/DFARS 16.5 Fair Opportunity Requirements	FAR 16.505	<b>DFARS 216.505-70</b>	FAR 16.505
Each awardee of a multiple award contract must be given a fair opportunity			
to be considered for each order.	X	X	X
CO may exercise broad discretion in developing appropriate order			
placement procedures and keep submission requirements to a minimum.			
COs may use streamlined procedures, including oral presentations.	Х	X	X
CO need not contact each of the multiple awardees before making the			
selection if the CO has information available to ensure that each awardee is			
provided a fair opportunity to be considered for each order.	X		
Provide a fair notice of the intent to make the purchase, to include a			
description of the supplies to be delivered or services to be performed and			
the basis for the selection to all contractors offering the supplies or services			
under the multiple award contract.		X	X
Afford all contractors responding to the notice a fair opportunity to submit			
an offer and have that offer fairly considered.		X	X
Provide all awardess a clear statement of the agency's requirements.			Х
Provide a reasonable response period.			Х
Disclose significant factors and subfactors, including cost or price, that the			
agency expects to consider in evaluating proposals, and their relative			
importance.			X
When award is based on best value, a written statement documenting the			
basis for award and relative importance of quality and price or cost factors.			Х
Provide an opportunity for a post-award debriefing.			Х





# Checklist of FAR/DFARS 16.5 Fair Opportunity Requirements (Cont.)

	Orders > \$3,000	Orders > \$100,000	Orders
	<b>≤\$100,000</b>	<b>≤\$5,000,000</b>	>\$5 million
FAR/DFARS 16.5 Fair Opportunity Requirements (Cont.)	FAR 16.505	DFARS 216.505-70	FAR 16.505
Exceptions to Fair Opportunity:			
- Urgent need and fair opportunity would result in unacceptable delays			
- Only one awardee is capable of providing the level of quality required			
because the supplies or services are unique or highly specialized			
- Sole source is in the interest of economy and efficiency because it is a			
logical followon to an order already issued under the contract where all			
awardees were provided a fair opportunity to compete			
- Necessary to satisfy a minimum guarantee	Χ	Χ	Χ
Additional Exception to Fair Opportunity			
- Authorized by statute		X	Χ
CO shall document the rationale for placing the order and the basis for any			
exception to fair opportunity.	X	X	Χ
CO shall obtain approval for an exception to fair opportunity at the levels			
specified in FAR 8.405-6 (same as J &A for a contract).		Χ	Χ





## **Appendix G - Federal Prison Industries**



# Purchases from Federal Prison Industries (FPI)

- In accordance with DFARS 208.602-70, when acquiring an item where FPI has a significant DoD market share, acquire the item using—
  - Competitive procedures (FAR 6.102, 19.5, or 13), or
  - The fair opportunity procedures in FAR 16.505, if placing an order under a multiple award contract
- Include FPI in the solicitation process;
- Consider a timely offer from FPI; and
- Make an award to the source offering the best value in accordance with FAR 8.602(a)(4)(ii)-(v)
- When FPI is determined to provide the best value, purchase the item in accordance with the procedures at http://www.unicor.gov



Current listing of products to be competed is in DPAP Memo of 19 March 2010



# Purchases from Federal Prison Industries (FPI)

- ▶ If FPI does NOT have a significant DoD market share, follow the procedures at FAR 8.6
  - Conduct market research to determine whether the FPI item is comparable to supplies available from the private sector that best meet the Government's needs in terms of price, quality, and time of delivery.
  - Prepare a written determination addressing comparability that includes supporting rationale.
  - This is a unilateral determination made at the discretion of the contracting officer arbitration provisions do not apply.
- ▶ If the FPI item is comparable, purchase the item from FPI following the procedures at http://www.unicor.gov, unless a waiver is obtained in accordance with FAR 8.604.
- ▶ If the FPI item is NOT comparable in one or more of the areas of price, quality, and time of delivery
  - Acquire the item using competitive or fair opportunity procedures in accordance with FAR 8.602 and include FPI in the solicitation process.





## **Appendix H - FPDS Reporting**



#### **FPDS "Solicitation Procedures"**

- Simplified Acquisition NEW- if FAR Part 13 Simplified Acquisition Procedures used.
- Single Source Solicited if no solicitation issued or only one source solicited.
- Negotiated Proposal/Quote for competitive actions using FAR Part 12 or 15 negotiated procedures.
- ▶ **Sealed Bid** if using FAR Part 14 sealed bid procedures.
- ▶ **Two Step** if using a combination of sealed bids and negotiated procedures (FAR 6.102).
- Architect-Engineer if selecting sources for A&E contracts pursuant to FAR 6.102(d)(1)
- ▶ **Basic Research** for competitive selection of basic research proposals pursuant to FAR 6.102(d)(2)
- ▶ **Alternative Sources** if F&OC after exclusion of sources to establish or maintain alternative sources pursuant to FAR 6.202.
- ▶ Subject to Multiple Award Fair Opportunity REVISED FPDS will populate for FAR Part 8 BPAs/orders and orders under multiple award contracts.





#### FPDS "Extent Competed"

- NEW Extent competed is no longer a FPDS system derived field.
- Competed under SAP NEW when using FAR Part 13 Simplified Acquisition Procedures, to include for the Commercial Item Test Program.
- ▶ Full and Open Competition if a competitive method was used that did not exclude sources of any type.
- ▶ Full and Open Competition after Exclusion of Sources when sources are excluded before competition. NOTE: It is broader than FAR 6.2 in that it includes actions justified by a J&A that provided for limited competition.
- ▶ Not Available for Competition when "Solicitation Procedures" is Single Source Solicited and the "Reason Not Competed" is Authorized by Statute, International Agreement, Utilities, or Authorized for Resale
- ▶ Not Competed under SAP NEW for non-competitive actions using FAR Part 13 Simplified Acquisition Procedures.
- Not Competed for all other "Reasons Not Competed" where a single source is solicited.





## FPDS reporting of Competition Information

#### Multiple or Single Award Indefinite Delivery Contract

- Required entry for Indefinite Delivery Contracts, BPAs, BOAs etc.
- Determines whether fair opportunity is triggered for the placement of orders under multiple award contracts.
- Select Multiple award when:
  - 1. The contract is one of several indefinite-delivery indefinitequantity contracts awarded under a single solicitation in accordance with FAR 16.504(c);
  - 2. The BPA is one of several BPAs awarded against a Federal Supply Schedule in accordance with FAR 8.405-3(b); or
  - Any other IDIQ contract entered into with two or more sources under the same solicitation when contracting officers are required to compare or compete their requirements among several vendors
- Select Single award in all other cases





# FPDS "Fair Opportunity/Limited Sources"

- ▶ Fair Opportunity/Limited Sources Required entry for orders against Multiple Award Contracts, FAR Part 8 BPAs/orders. Select from the below options:
  - No Exception Fair Opportunity Given when fair opportunity was given in accordance with FAR/DFARS 208.405 or FAR/DFARS 216.505
  - Urgency when an action was justified pursuant to FAR 16.505(b)(2)(i)
  - Only One Source Other when an order was justified pursuant to FAR 16.505(b)(2)(ii)
  - Follow-On Delivery Order Following Competitive Initial
     Order when an order was justified pursuant to FAR 16.505(b)
     (2)(iii)
  - **Minimum Guarantee** when necessary to satisfy a minimum amount guaranteed to the contract per FAR 16.505(b)(2)(iv)
  - Other Statutory Authority when statute expressly authorizes or requires that purchase be made from a specified source per DFARS 208.405-70(b)(1) or 216.505-70(b)(1)





## **Appendix I - Market Research Resources**



- North American Industry Classification System (NAICS) Code
  - http://www.census.gov/eos/www/naics/
    - Use for: Find out how the government classifies products. Necessary for matching your invention to other data sources, making information available to potential buyers, describing your product to other advisers, experts, etc
- International Trade Administration Home Page
  - http://www.trade.gov/mas/
    - Use for: Excellent leads to industry pages on the web
- Government Industry Specialists Directory -- US Department of Commerce
  - http://www.cftech.com/BrainBank/GOVERNMENT/GovIndusSpecDir.ht
     ml
    - Use for: Advice on industry analysis and trade promotion





- Current Industrial Reports (CIR)
  - http://www.census.gov/cir/www/
    - Use for: "Market analysis, forecasting, and decisionmaking in the private sector." Reports on US industrial activity by sector and gives data on production and shipments of selected products
  - Details are from a federal government industry census conducted every five years
- Information Analysis Centers (IACs) -- US government sponsored
  - <a href="http://iac.dtic.mil/">http://iac.dtic.mil/</a>
    - Use for: Covers 13 technical areas of interest to US government agencies such as the Department of Defense and the Department of Energy. Topics include Advanced Materials, Modeling & Simulation, and Carbon Dioxide. Good level of detail for US R&D activities





- MarketResearch.com
  - <a href="http://www.marketresearch.com/">http://www.marketresearch.com/</a>
    - Use for: Table of contents of thousands of market research reports
- Electronic Engineer Master
  - http://www2.eem.com
    - Use for: Tables of contents of market research reports. With a subscription you can combine this with a news service
- Thomas Net
  - http://www.thomasnet.com/
    - Use for: Tables of contents and summary descriptions of market research reports. The descriptions include a few quotable statistics for the industry or sector
- Online Yellow Pages
  - http://www.yellowpages.com
    - Use for: Simple search engine for finding businesses by category and location





#### Google Advanced Search

- <a href="http://www.google.com">http://www.google.com</a>
  - Use for: Locating similar products. Limit to the .com domain to find company sites. Use search terms for the <u>problem</u> as well as the <u>product</u>. Also search "buyers guide" and your product sector

#### Thomas Register Online

- <a href="http://www.thomasregister.com">http://www.thomasregister.com</a>
  - Use for: Finding similar products and prices. Search by category; look for product specs and catalogs. Excellent for looking at a list of many companies in a sector and seeing which ones have online product catalogs. Site sign-up is required the first time you access the site

#### US Patent and Trademark Office (USPTO)

- <a href="http://www.uspto.gov/patft/">http://www.uspto.gov/patft/</a>
  - Use for: Alternate solutions to the same problem. Use the advanced search to specify fields within the patent. (spec/"material handling" finds the term in the description/specification field)

